

BROOKLYN NEWS.

GAYNOR MISSED A CHANCE.

Appointed a Man to Examine Miss Hurley's Injuries.

Why Not Name Women Physicians to Examine Women?

Justice Gaynor, of the Supreme Court, Brooklyn, this morning, directed that Miss Anna E. Hurley, a pretty eighteen-year-old high school scholar, of 494 Lorimer street, Brooklyn, should submit to a physical examination by Dr. T. Louis Gaylor.

Cornelius Hurley, father and guardian of Anna, is suing the Brooklyn Heights Railroad Company and the New York and Brooklyn Brewing Company, for \$10,000 damages, for injuries inflicted upon his daughter about two months ago.

Miss Hurley was a passenger in a Lorimer street trolley car on her way to school when there was a collision between the car and a brewery wagon.

The pole of the wagon was jammed through the side of the trolley. Hurley alleges that it struck her with great force in the side. She claims that ever since the accident she has been suffering from extreme nervousness and internal injuries.

Dr. H. C. Smyth, for the Brewing Company, said he had made several unsuccessful attempts to learn the exact nature of Miss Hurley's injuries. He said he was unable to prepare his case properly without a knowledge of the character of the injuries.

Justice Gaynor, after some debate as to the law in the case, decided to appoint a man to examine Miss Hurley.

Dr. Gaylor will not conduct the examination of Miss Hurley in court, but will do so at Miss Hurley's home on April 1 at 11:30 A. M.

Justice Gaynor had an opportunity in this case to follow the example of Judge Fryer, who, at the suggestion of "The Evening World," appointed a woman physician to examine a woman who had been injured and who was suing for damages.

GOT IN THE TROLLEY'S WAY.

Helberg Was Knocked from His Wagon, Senseless.

Henry Helberg was driving a milk wagon through Nevins street, Brooklyn, at 9 o'clock this morning, when he was struck by a trolley car. The trolley car, No. 102, which was going down Atlantic avenue, bound for the bridge, the trolley-car was moving rather slowly. The passengers were startled by a cry of "Look out! there's a trolley coming!"

Before they could look up from their papers the car had hit the wagon a glancing blow, knocked the horse down and tumbled the driver into the roadway and struck the tail end of the wagon around until it struck the side of the car, smashing one of the big pipes of heavy glass.

The motorman made quick work of stopping the car. The horse had fallen directly in front of the trolley, and the wheels when the car was brought to a standstill.

Helberg, who weighs 250 pounds and is about forty-five years old, had fallen from his wagon, and was lying on the ground, unconscious and bleeding from a head wound. He was carried into a hospital, where he is now recovering.

There was no fine imposed with the sentence. The sentence of Charles Morris makes eighteen Gravesend offenders now in either State's Prison, Raymond Street Jail or Croton Penitentiary.

Justice Morris had a long consultation with Messrs. Wernberg and Shepard, after which it was announced that Morris would be released from the Croton Penitentiary on Saturday afternoon.

There are now two other Gravesend prisoners who are being held in the Croton Penitentiary, but they will probably be released by the end of the month.

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MORRIS, SIX MONTHS.

Another Member for the McKane Crow Hill Association.

Pleads Guilty of Conspiracy and Receives His Sentence.

He Was the Tax Collector and a Tool of the Ex-Czar.

Charles E. Morris, one of the three remaining indicted Gravesend offenders against the election laws, was brought before Justice Brown in the Court of Oyer and Terminer, Brooklyn, this morning, and pleaded guilty to an indictment charging him with conspiracy.

He was sentenced to six months in the Croton Hill Penitentiary, where he will serve the remainder of his term.

Morris was Tax Collector of Gravesend and one of John Y. McKane's right-hand men. His father is Town Treasurer of McKane, Newton and Sullivan.

Morris was indicted for aiding McKane in preventing Gaynor's copyists from getting at the Gravesend registry lists last Fall. He was not an election official, but with the others did the building of McKane, Newton and Sullivan.

When Justice Brown took his seat in court this morning the room was crowded to the doors with Gravesenders.

Morris came in immediately, accompanied by his counsel, Albert C. Jenks. The defendant, Charles E. Morris, pleaded guilty to conspiracy.

Justice Brown then called to the bar and asked to plead.

"Guilty," he said in a tone that was scarcely audible. "Your Honor," said Mr. Jenks, "this case is much the same as the others, and the same leniency to a certain degree should be exercised."

Justice Brown then asked Morris, "You honor," said Mr. Jenks, "this case is much the same as the others, and the same leniency to a certain degree should be exercised."

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COMMITTEES AT VARIANCE.

Each Arranges to Have School Children Vaccinated.

Meantime, the Health Board Carries on the Work.

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BROCKWAY'S BOARD OF MANAGERS SUMMONED TO THE BAR OF JUDGMENT.

The Result of the Conference Not Announced, but the Managers' Downcast Looks Avow It.

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WAR OVER ASTOR'S STABLE.

Adjacent Property-Owners Threatened to Seek the Courts.

The Millionaire Refuses to Listen to Any Protest.

Resident property-owners in the vicinity of Madison avenue and Sixty-fifth street and the congregation of the Episcopal Church, threatened to seek the courts to prevent the erection of a stable on the vacant plot at the southwest corner of the avenue and Sixty-fifth street.

The neighborhood is distinctly residential and the idea of having a stable right on the corner is repugnant to the neighbors. Ground has already been broken and a portion of the foundation laid, so that there is no doubt remaining as to the millionaire's determination to build the stable.

The south wall of the building will be within a few inches of the north wall of the synagogue, and will, in the estimation of the congregation, not only greatly detract from the beauty of the edifice, but tend to a considerable extent in deteriorating the value of that and other contiguous property.

Mr. Astor has refused to listen to the protests of the congregation and the committee appointed to wait on him to erect a building that would be an ornament to the neighborhood and thus enhance the value of the property.

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ALLEGED OPIUM SMUGGLER.

Customs Officials Think Rowe Was in a Conspiracy.

Caught in Mott Street with a Box of the Narcotic.

The man under arrest says that his name is Samuel T. Rowe, and that he lives at 111 East Fifteenth street.

Policeman Mott, of the 11th Precinct, arrested Rowe, who was found in possession of a box of opium, and was taken to the police station.

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